IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS

GALVESTON DIVISION

UNITED STATES OF AMERICA

\$
VS.
\$ CRIMINAL NO. G-13-14

\$ TRAVIS JAMES MCREYNOLDS
\$

ORDER OF DETENTION PENDING TRIAL

On July 12, 2013, this Court convened the combined Initial Appearance and Arraignment of Travis James McReynolds, the named Defendant, in the above-styled and numbered cause. Having been informed that McReynolds is now in state custody and unable to post bail, the Court makes the following findings of fact and conclusions of law.

Since, at present, **McReynolds** has no present legitimate claim to a liberty interest that would justify an immediate or meaningful Detention Hearing under 18 U.S.C. § 3142(f), it is the **ORDER** of this Court that good cause exists to postpone the need for a Detention Hearing until such time as **McReynolds** can maintain a legitimate liberty interest before this Court. <u>See United States v. King</u>, 818 F.2d 112, 114 (1st Cir. 1987). Accordingly, the Court, with the agreement of **McReynolds** and his retained counsel, finds that there is no need to conduct a Detention Hearing at this time.

It is, therefore, **ORDERED** that the **Travis James McReynolds** be, and he is hereby, **COMMITTED** to the custody of the Attorney General or his designated representative for confinement in a corrections facility.

It is further **ORDERED** that the **Travis James McReynolds SHALL** be afforded a reasonable opportunity for private consultation with defense counsel.

It is further **ORDERED** that upon Order of a Court of the United States or upon request of an attorney for the Government, the person in charge of the corrections facility **SHALL** deliver the **Travis James McReynolds** to the United States Marshal for the purpose of an appearance in connection with a Court proceeding.

DONE at Galveston, Texas, this _____/2th_ day of July, 2013.

John R. Froeschner

United States Magistrate Judge